IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

XIAOXING XI, et al.,

Plaintiffs.

CIVIL ACTION

V.

No. 17-cv-2132

FBI SPECIAL AGENT ANDREW HAUGEN, et al.,

Defendants.

FEB 1 5 2018
KATE BARKMAN Clork

STIPULATED ORDER

Pending approval of the Court, the parties in this matter stipulate as follows:

- Plaintiffs' second amended complaint was filed on October 31, 2017. Doc. No.
 Parties subsequently entered stipulated briefing schedules that were approved by the Court.
 Doc. No. 30 & 31.
- 2. As agreed upon in the most recent briefing schedule, defendant Haugen filed a motion to dismiss on January 23, 2018 (doc. no. 35); defendant United States file a motion to dismiss on January 23, 2018 (doc. no. 34); and defendants Rogers, Sessions, and Wray filed a motion to dismiss on February 2, 2018.
- 3. Pursuant to the current schedule, plaintiffs' responses to the motions to dismiss are to be filed on or before March 19, 2018, and any replies by the defendants are to be filed on or before April 16, 2018.
- 4. Due to an unexpectedly expedited briefing schedule ordered in other litigation, plaintiffs request an extension of time to respond to the three motions to dismiss filed by defendants.

- 5. The parties have conferred, and agree to the following amended briefing schedule, subject to the Court's approval:
- a. Plaintiffs shall file responses to the motions to dismiss on or before March
 30, 2018.
- b. Defendants may file replies in support of their motions to dismiss on or before April 27, 2018.
- 6. For the reasons stated above, the parties respectfully request that the Court approve these stipulations.

SO STIPULATED:

David Rudovsky

Pa. No. 15168

drudovsky@krlawphila.com

man m Z

Jonathan H. Feinberg

Pa. No. 88227

ifeinberg@krlawphila.com

Susan M. Lin

Pa. No. 94184

slin@krlawphila.com

KAIRYS, RUDOVSKY, MESSING

FEINBERG & LIN LLP

The Cast Iron Building

718 Arch Street, Suite 501 South

Philadelphia, PA 19106

(215) 925-4400

(215) 925-5365 (fax)

Jonathan Haffetz

Pro Hac Vice

jhafetz@aclu.org

Patrick Toomey

Pro Hac Vice

ptoomev@aclu.org

Ahsley Gorski

Pro Hac Vice

agorski@aclu.org

AMERICAN CIVIL LIBERTIES UNION

125 Broad Street, 18th Floor

New York. NY 10004

(212) 549-2500

Counsel for the Plaintiffs

Elizabeth Tule

Chad A. Readler

Acting Assistant Attorney General

Civil Division

C. Salvatore D'Alessio, Jr.

Acting Director, Torts Branch

Richard Montague

Senior Trial Counsel

Paul E. Werner

Trial Attorney

UNITED STATES DEPARTMENT OF JUSTICE

Civil Division, Tort Branch

P.O. Box 7146

Washington, D.C. 20044

(202) 616-4152 (phone)

(202) 616-4314 (fax)

Paul. Werner ausdoj.gov

Counsel for Defendants United States and Special Agent Haugen

Anthony J. Coppolino

Deputy Branch Director

Elizabeth M. Tulis

Trial Attorney

UNITED STATES DEPARTMENT OF JUSTICE

Civil Division, Federal Programs Branch

P.O. Box 883

Washington, D.C. 20044

(202) 514-9237 (phone)

(202) 616-8470 (fax)

Elizabeth.Tulis@usdoj.gov

Counsel for Defendants Christopher A. Wray, Jefferson B. Sessions III, and Adm. Michael S. Rogers

SO ORDERED BY THE COURT:

R. BARCLAY SURRICK, J

United States District Court Judge

15/18